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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

0 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

0 Lien Avoidance

Last revised: August 1, 2020

UNITED STATES BANKRUPTCY COURT District of New Jersey

		District of I	New Jersey		
In Re:	Indie R Cooper-Guzman		Case No.: Judge:		18-29664
		Debtor(s)	odago.		
		CHAPTER 13 PLA	N AND MOTION	s	
☐ Original	s Included	✓ Modified/Notice F ☐ Modified/No Notice	-	Date:	11-16-2020
		E DEBTOR HAS FILE HAPTER 13 OF THE			
		YOUR RIGHTS MA	Y BE AFFECTE	D	
contains the Plan proposition proposition with the Plan proposition of the Plan proposition of the Plan prosecute Plan prosecute	duced, modified, or eliminal by be granted without further Notice. The Court may be Bankruptcy Rule 3015. On may take place solely avoid or modify the lien. It is a lien based on value of the contest said treatment manual same.	on hearing on the Plar just debts. You should to oppose any provis me stated in the <i>Notio</i> nated. This Plan may rther notice or hearing y confirm this plan, if a If this plan includes r within the chapter 13 The debtor need not for the collateral or to recoust file a timely object	n proposed by the diread these papersion of this Plan or ce. Your rights may be confirmed and g, unless written of there are no timely motions to avoid confirmation procling a separate moduce the interest retion and appear a	e Debtor. This ers carefully a r any motion ay be affecte d become bir objection is fi ly filed object or modify a lic cess. The pla otion or adver- ate. An affect at the confirm	s document is the actual and discuss them with included in it must file a d by this plan. Your claim ading, and included led before the deadline ions, without further en, the lien avoidance or an confirmation order sary proceeding to avoid ted lien creditor who ation hearing to
state who	wing matters may be of ether the plan includes es are checked, the pro	each of the following	ng items. If an ite	m is checke	ed as "Does Not" or if
THIS PLA	N:				
	✓ DOES NOT CONTAIN SET FORTH IN PART 1		PROVISIONS. NO	ON-STANDA	RD PROVISIONS MUST
COLLATE	☑ DOES NOT LIMIT TH ERAL, WHICH MAY RES D CREDITOR. SEE MO	BULT IN A PARTIAL F	PAYMENT OR NO	D PAYMENT	
	✓ DOES NOT AVOID A Y INTEREST, SEE MOT				RCHASE-MONEY

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Initial Debtor(s)' Attorney	Initial Debtor:	IRC Ini	tial Co-Debtor						
Part 1: Payment and Lengt	h of Plan								
a. The Debtor has pa Chapter 13 Trustee, starting of	id \$13,580.00 into the Plan on December 1, 2020 _ for ap								
✓ Future	ake plan payments to the T Earnings sources of funding (describe		ng sources: date when funds are available):						
☐ Sale of Descrip	y to satisfy plan obligations real property otion: ed date for completion:	:							
Descrip	nce of real property: otion: ed date for completion:								
Descrip	nodification with respect to rotion: ed date for completion:	nortgage encumbering	g property:						
loan m	gular monthly mortgage pay odification. nformation that may be imp	•	nding the sale, refinance or ayment and length of plan:						
Part 2: Adequate Protection	n >	NONE							
 a. Adequate protection Trustee and disbursed pre-control 	n payments will be made in nfirmation to (creditor)		o be paid to the Chapter 13						
b. Adequate protection payments will be made in the amount of \$ to be paid directly by the debtor(s) outside the Plan, pre-confirmation to: (creditor).									
Part 3: Priority Claims (Including Administrative Expenses) a. All allowed priority claims will be paid in full unless the creditor agrees otherwise:									
Creditor	Type of Priority		Amount to be Paid						
MTAG CUSTODIAN ROBERT C. NISENSON	Taxes and ce	rtain other debts	33,517.87 3,500						
b. Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount: Check one: ☑ None ☐ The allowed priority claims listed below are based on a domestic support obligation that has been assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim									

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pursuant to 11 U.S.	C.1322(a)(4):		
Creditor	Type of Priority	Claim Amount	Amount to be Paid

Part 4: Secured Claims

a. Curing Default and Maintaining Payments on Principal Residence: 🕢 NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)

b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: ✓ NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)

c. Secured claims excluded from 11 U.S.C. 506: ✓ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

				Total to be Paid through the Plan
			Amount of	Including Interest Calculation
Name of Creditor	Collateral	Interest Rate	Claim	3

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments w NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Sched Creditor Collateral	Total uled Collateral Debt Value	Superior Int	01001111	Total Amount to Be Paid
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-NONE-				

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2.) Where the Debtor re allowed secured claim shall dis	etains collateral and completes the charge the corresponding lien.	Plan, payment of the f	ull amount of the						
•	stay is terminated as to surrendere 301 be terminated in all respects. T	•	` ,						
Creditor	Collateral to be Surrendered	Value of Surrendered Collateral							
f. Secured Claims Unaffected The following secure Creditor PNC BANK LOAN MODIFICATION A	ed claims are unaffected by the Pla	an:							
g. Secured Claims to be Paic	d in Full Through the Plan ☑ NO	NE							
Creditor	Collateral		o be Paid through the Plan						
Part 5: Unsecured Claims	NONE								
□ Not less□ Not less✔ Pro Rata	sified allowed non-priority unsecuthan \$ to be distributed pro raid than percent distribution from any remaining fulled unsecured claims shall be treated.	nds	d:						
Creditor	Basis for Separate Classification	Treatment	Amount to be Paid						
Part 6: Executory Contracts	and Unexpired Leases X No	ONE							
(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.) All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected, except the following, which are assumed:									
Creditor Arrears to be Cure	ed in Nature of Contract or Lease	Treatment by Debtor	Post-Petition Payment						
T IAIT									
Part 7: Motions X NONE									
form, Notice of Chapter 13 Pl 3015-1. A Certification of Ser	notions must be served on all aft lan Transmittal, within the time a vice, Notice of Chapter 13 Plan T the plan and transmittal notice a	and in the manner set Transmittal and valua	forth in D.N.J. LBR						

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a. Motion to Avoid Liens under 11 U.S.C. Section 522(f). ✓ NONE

The Debtor moves to avoid the following liens that impair exemptions:

						Sum of All			
	Nature of			Value of	Amount of Claimed	Other Liens Against the	Amount of Lien		
Creditor	Collateral	Type of Lien	Amount of Lien	Collateral	Exemption	Property	to be Avoided		
FORD MOTOR CREDIT HOME JUDGMENT 13,070 180,000 167,799 13,070									
BANK OF AMERICA HOME JUDGMENT 14,631 180,000 167,799 14,631 UNIVERSITY RADIOLOGY HOME JUDGMENT 1,158 180,00 167,799 1,158									
ROBERT WOOD JOHNSON HOME JUDGMENT 1 307 180 000 167,799 1 307									

b. Motion to Avoid Liens and Reclassify Claim from Secured to Completely Unsecured. NONE

The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor's Interest in Collateral	Total Amount of Lien to be Reclassified
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c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. NONE

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

					1
					Amount to be
			Total Collateral	Amount to be Deemed	Reclassified as
Creditor	Collateral	Scheduled Debt	Value	Secured	Unsecured

Part 8: Other Plan Provisions

a. Vesting of Property of the Estate

Upon Confirmation

Upon Discharge

b. Payment Notices

Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.

c. Order of Distribution

The Standing Trustee shall pay allowed claims in the following order:

- 1) Ch. 13 Standing Trustee Commissions
- 2) Other Administrative Claims
- 3) Secured Claims
- 4) Lease Arrearages
- 5) Priority Claims
- 6) General Unsecured Claims

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d. Post-Petition Claims		
The Standing Trustee ☑ is, ☐ is not authorized to pay post-petition claims filed pursuant to 11 U.S.C. Section 1305(a) in the amount filed by the post-petition claimant.		
Part 9:	Modification NONE	
	Modification of a plan does not require the ed in accordance with D.N.J. LBR 3015-2.	at a separate motion be filed. A modified plan must
If this Plan modifies a Plan previously filed in this case, complete the information below. Date of Plan being modified: _6-1-2020		
	below why the plan is being modified:	Explain below how the plan is being modified:
loa	n modification approved	loan modification approved unaffected
Are Schedules I and J being filed simultaneously with this Modified Plan? ✓ Yes ✓ No		
[✓ NONE☐ Explain here:Any non-standard provisions placed elsewher	e in this plan are ineffective.
The Deb	otor(s) and the attorney for the Debtor(s), if a	ny, must sign this Plan.
debtor(s		not represented by an attorney, or the attorney for the visions in this Chapter 13 Plan are identical to <i>Local Form,</i> andard provisions included in Part 10.
I certify ι	under penalty of perjury that the above is true	9.
Date:	November 16, 2020	/s/ Indie R Cooper-Guzman
_		Indie R Cooper-Guzman
D-1		Debtor
Date: _		Joint Debtor
Date _		/s/ Robert C. Nisenson
_		Robert C. Nisenson 6680
		Attorney for the Debtor(s)